RECORD OF ORDINANCES

 47-08
 Form No. 30043

 Dayton Legal Blank, Inc.
 Form No. 30043

 Ordinance No. 44-08
 Passed May 12
 20_08

5/7/08-Squires & Sanders (Finance & Property)

ORDINANCE NO. 44-08

An ordinance providing for the issuance and sale of \$900,000 notes, in anticipation of the issuance of bonds, for the purpose of paying a portion of the costs of acquiring the premises known as Arrowhead Country Club, located at 1500 Rogwin Circle SW in the City of North Canton, Ohio, and declaring an emergency.

WHEREAS, pursuant to Ordinance No. 60-07, passed May 29, 2007, notes in the aggregate principal amount of \$1,200,000 dated as of June 26, 2007 (the Outstanding Notes), were issued for the purpose stated in Section 1 thereof, to mature on June 26, 2008; and

WHEREAS, this Council finds and determines that it is necessary to issue the Notes authorized in this ordinance to retire the Outstanding Notes; and

WHEREAS, the Director of Finance as fiscal officer of this City has certified to this Council that the estimated life or period of usefulness of the improvement described in Section 1 is at least five years, the estimated maximum maturity of the bonds described in Section 1 is 29 years, and the maximum maturity of the Notes described in Section 3, to be issued in anticipation of the bonds, is 240 months from July 2, 2003;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY OF NORTH CANTON, COUNTY OF STARK, STATE OF OHIO, THAT:

- Section 1. It is necessary to issue bonds of this City in the aggregate principal amount of \$900,000 (the Bonds) for the purpose of paying a portion of the costs of acquiring the premises known as Arrowhead Country Club, located at 1500 Rogwin Circle SW in the City of North Canton, Ohio.
- Section 2. The Bonds shall be dated approximately June 1, 2009, shall bear interest at the now estimated rate of 6.00% per year, payable semiannually on each June 1 and December 1 until the principal amount is paid, and are estimated to mature in 29 annual principal installments on December 1 of each year that are substantially equal. The first principal payment of the Bonds is estimated to be December 1, 2009.
- Section 3. It is necessary to issue and this Council determines that notes in the aggregate principal amount of \$900,000 (the Notes) shall be issued in anticipation of the issuance of the Bonds and to retire the Outstanding Notes. The Notes shall be dated the date of issuance and shall mature one year from the date of issuance, provided that the Director of Finance may, if it is determined to be necessary or advisable to the sale of the Notes, establish a maturity date that is up to seven days less than one year from the date of issuance by setting forth that maturity date in the Certificate of Award. The Notes shall bear interest at a rate or rates not to exceed 5.00% per year (computed on the basis of a 360-day year consisting of twelve 30-day months), payable at maturity and until the principal amount is paid or payment is provided for. The rate or rates of interest on the Notes shall be determined by the Director of Finance in the certificate awarding the Notes (the Certificate of Award) in accordance with Section 6.
- Section 4. The debt charges on the Notes shall be payable in lawful money of the United States of America, or in Federal Reserve funds of the United States of America as determined by the Director of Finance in the Certificate of Award, and shall be payable, without deduction for services of the City's paying agent, at the office of the Director of Finance or at the designated office of a bank or trust company designated by the Director of Finance in the Certificate of Award after determining that the payment at that bank or trust company will not endanger the

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funds or securities of the City and that proper procedures and safeguards are available for that purpose (the Paying Agent).

Section 5.

The Notes shall be signed by the Mayor and the Director of Finance, in the name of the City and in their official capacities, provided that one of those signatures may be a facsimile. The Notes shall be issued in the denominations and numbers as requested by the Original Purchaser (as defined in Section 6) and approved by the Director of Finance. The entire principal amount may be represented by a single note and may be issued as fully registered securities (for which the Director of Finance will serve as note registrar) and in book entry or other uncertificated form in accordance with Section 9.96 and Chapter 133 of the Revised Code if it is determined by the Director of Finance that issuance of fully registered securities in that form will facilitate the sale and delivery of the Notes. The Notes shall not have coupons attached, shall be numbered as determined by the Director of Finance and shall express upon their faces the purpose, in summary terms, for which they are issued and that they are issued pursuant to this Ordinance. As used in this section and this ordinance:

"Book entry form" or "book entry system" means a form or system under which (i) the ownership of beneficial interests in the Notes and the principal of, and interest on, the Notes may be transferred only through a book entry, and (ii) a single physical Note certificate is issued by the City and payable only to a Depository or its nominee, with such Notes "immobilized" in the custody of the Depository or its agent for that purpose. The book entry maintained by others than the City is the record that identifies the owners of beneficial interests in the Notes and that principal and interest.

"Depository" means any securities depository that is a clearing agency under federal law operating and maintaining, with its Participants or otherwise, a book entry system to record ownership of beneficial interests in the Notes or the principal of, and interest on, the Notes and to effect transfers of the Notes, in book entry form, and includes and means initially The Depository Trust Company (a limited purpose trust company), New York, New York.

"Participant" means any participant contracting with a Depository under a book entry system and includes security brokers and dealers, banks and trust companies, and clearing corporations.

The Notes may be issued to a Depository for use in a book entry system and, if and as long as a book entry system is utilized, (i) the Notes may be issued in the form of a single Note made payable to the Depository or its nominee and immobilized in the custody of the Depository or its agent for that purpose; (ii) the beneficial owners in book entry form shall have no right to receive the Notes in the form of physical securities or certificates; (iii) ownership of beneficial interests in book entry form shall be shown by book entry on the system maintained and operated by the Depository and its Participants, and transfers of the ownership of beneficial interests shall be made only by book entry by the Depository and its Participants; and (iv) the Notes as such shall not be transferable or exchangeable, except for transfer to another Depository or to another nominee of a Depository, without further action by the City.

If any Depository determines not to continue to act as a Depository for the Notes for use in a book entry system, the Director of Finance may attempt to establish a securities depository/book entry relationship with another qualified Depository. If the Director of Finance does not or is unable to do so, the Director of Finance, after making provision for notification of the beneficial owners by the then Depository and any other arrangements deemed necessary, shall permit withdrawal of the Notes from the Depository, and shall cause the Notes in bearer

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		or payable form to be signed by the officers authorized to sign the N delivered to the assigns of the Depository or its nominee, all at the expense (including any costs of printing), if the event is not the result action or inaction, of those persons requesting such issuance. The Director of Finance is also hereby authorized and directed, to the necessary or required, to enter into any agreements determined necessary or required, to enter into any agreements determined necessary or required, to enter into any agreements determining signing thereof will not endanger the funds or securities of the City.					
Secti	on 6.	The Notes shall be of the investments of the investments of the accordance with law purchased as investments of this Ordinance. In City, the Director of Section 3 to establish final terms of the Note of the Not	fered to the Director he City, for purchas and the provisions ents of the City shall not less than par, in a accordance with her of Finance shall sign the and specify the interest in accordance with of the Notes to the the Notes to be preporth a true transcript as if requested by the nent of the purchase pance, the Clerk of a authorized and direct and other document essary or appropria	of Finance as the of se at a price not of this Ordinance be sold by the Directordance with law letermination of the set rate the Notes are the provisions of original purchaser, and have the of proceedings wire original purchaser, the Mayor, the Council and other ted to sign any traits and instruments	officer in charge of less than par, in . Any Notes not ector of Finance at and the provisions best interest of the ward referred to in re to bear and other this Ordinance and . The Director of Notes signed and the reference to the ers, to the original he Director of Law, or City officials, as anscript certificates, and to take such		
Sect	tion 7.	excluded from gross of the Internal Rever	intend or represent t income for federal inc nue Code of 1986, as take any action to at	come tax purposes tamended, and the	under Section 103(a) City is not and shall		
Sec	tion 8.	interest, shall be pa appropriated and sh- issued. Any portion	the sale of the Note and into the proper fi all be used for the p of those proceeds rep Bond Retirement Fur	und or funds and urpose for which t resenting premium	those proceeds are the Notes are being		
Sec	tion 9.	and any excess fund	received from the sal s resulting from the is to pay the debt char pose.	ssuance of the Note	es shall, to the extent		
Sec	ction 10.	on all the taxable pre that would have be issuance of the Note law, shall be and is duplicate and collectime that taxes for extended and collectiems and for the induced in the Bon	rears in which the Not operty in the City, in the Levied if the Bor is. The tax shall be with ordered computed, cetted by the same office general purposes for exted, and shall be placefull amount thereof. It desires on the Notes	addition to all other hads had been issue ithin the ten-mill linterified, levied and exers, in the same maneach of those years and before and in proceeds of the which is irrevoca	er taxes, the same tax ed without the prior nitation imposed by xtended upon the tax aner, and at the same are certified, levied, reference to all other the tax levy shall be bly pledged for the		

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	Section 11. The Clerk of Council is directed to deliver a certified copy of this Ordinance to the County Auditor of Stark County. Section 12. This Council determines that all acts and conditions necessary to be done or performed by the City or to have been met precedent to and in the issuing of the Notes in order to make them legal, valid and binding general obligations of the City have been performed and have been met, or will at the time of delivery of the Notes have been performed and have been met, in regular and due form as required by law; that the full faith and credit and general property taxing power (as described in Section 9) of the City are pledged for the timely payment of the debt charges on the Notes; and that no statutory or constitutional limitation of indebtedness or taxation will have been exceeded in the issuance of the Notes. Section 13. This Council finds and determines that all formal actions of this Council and of any of its committees concerning and relating to the passage of this Ordinance were taken in an open meeting of this Council or committees, and that all deliberations of this Council and any of its committees that resulted in those formal actions were in meetings open to the public in compliance with the law.							
	Section 14.	immediate preser the further reason that the Notes c Outstanding Note	vation of the that this Ore an be sold a es and therel	public peace dinance is re at an early by preserve	, health and safet; equired to be immedate to enable the its credit; where	re necessary for the y of the City, and for nediately effective so ne City to retire the afore, this Ordinance e and approval by the		
	North Canton Adopted: 5			SIGNED	MAYOR 5-12	,2008		
	ATTEST: Sai Tr CLE	TALDAS. RK OF COUNCIL						
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